					NOR	U.S. DISTRICT COURT	
	Cas	e 3:14-cr-00008 M	/IHBolowiniebts216A RTHENORTHERN	T EISHOILSTEKLOILL4 OU R A I DISTRICT OF TEXAS	je 1 671	FILED	
		10		DIVISION			7
						JUN I 0 2014	
UNITE	ED STA	TES OF AMERICA)			
VS.))		BK3U4-BIETBICTIC	9Hki
MADI	ON WA	YNE SNEED,	,)	Ву	Deputy	7
WAKL	ON WA	Defendant.)			1
				COMMENDATION LEA OF GUILTY	3:	14 - CR-609	ζ-N
Indictm mentio charged therefo Count a Firea	has apponent. Afte the discount of the left in the lef	eared before me pursurer cautioning and examined that I1, I determined borted by an independent that the plea of indictment, charging a	nant to Fed. R. Crim.l mining MARLON W that the guilty plea dent basis in fact con guilty be accepted, a violation of 18 U.S.	authority of <u>United State</u> 2.11, and has entered a AYNE SNEED under oa was knowledgeable and nataining each of the essend that MARLON WAY C. § 922(g)(1) and 924(a) being found guilty of the	plea of gu th concern voluntary ntial elen NE SNEE (2), that is	nilty to Count(s) 1 of ning each of the subject and that the offense nents of such offense ED be adjudged guilty s, Felon in Possession	the ects e(s) e. I of of
	The de	fendant is currently in	custody and should	be ordered to remain in	custody.		
	and cor			t to 18 U.S.C. § 3143(a)(t likely to flee or pose a			
		The defendant has be I find by clear and co	onvincing evidence th	e. the current conditions of a tat the defendant is not like and should therefore be	ely to flee		•
			ot been compliant wi	th the conditions of relean, this matter should be s		ring upon motion of	the
	is a sub recomm shown convinc	estantial likelihood that nended that no senter under § 3145(c) why	at a motion for acquirece of imprisonment the defendant shou	to 18 U.S.C. § 3143(a)(2) tal or new trial will be go be imposed, or (c) excelled not be detained, and kely to flee or pose a detail.	ranted, or ptional ci (2) the C	(b) the Government l reumstances are clea ourt finds by clear a	has Irly Ind

NOTICE

DAVID L. HORAN

UNITED STATES MAGISTRATE JUDGE

Date: June 10, 2014.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).